

EXTRAORDINARY PUBLISHED BY AUTHORITY

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LABOUR & EMPLOYMENT DEPARTMENT

NOTIFICATION

The 26th August 2009

No. 7919—Ii/1(B)-35/2003 -L. E.—In pursuance of Section 17 of the Industrial Disputes Act, 1947 (14 of 1947), the Award, dated the 14th July 2009 in I. D. Case No. 57 of 2003 of the Presiding Officer, Labour Court, Bhubaneswar to whom the Industrial Dispute between the management of the Divisional Forest Officer, C.S.B. Afforestation Division, Puri, Bhubaneswar, At/P. O. Chintamaniswar, Bhubaneswar, District Khurda and Shri Ghanashyam Behera was referred to for adjudication is hereby published as in the Schedule below:—

SCHEDULE

IN THE LABOUR COURT, BHUBANESWAR

INDUSTRIAL DISPUTE CASE No. 57 OF 2003

Dated the 14th July 2009

Present:

Shri M. R. Tripathy

Presiding Officer, Labour Court

Bhubaneswar.

Between:

The Divisional Forest Officer, C. S. B. . . . First Party—Management

Afforestation Division, Puri, Bhubaneswar

At/P.O. Chintamaniswar

Dist. Khurda.

And

Shri Ghanashyam Behera ... Second Party—Workman

At Jharia Tangi(Godijhar)

P.O. Gambharimunda

Dist. Khurda.

Appearances:

For both the parties

None

AWARD

The Government of Odisha in the Labour & Employment Department in exercise of powers conferred upon them by sub-section (5) of Section 12 read with Clause (d) of sub-section (1) of Section 10 of the Industrial Disputes Act, 1947 (14 of 1947) have referred the following dispute for adjudication vide their Order No. 9169—li/1(B) 35/2003-LE., dated the 12th September, 2003.

"Whether the action of the management of C. S. B. Afforestation Division, Puri, Bhubaneswar in terminating the services of Shri Ghanashyam Behera, Watcher, w.e.f. the dt.1-6-2000 by way of verbal refusal of employment is legal and for justified? If not, what relief Shri Behera is entitled to?"

2. In this case neither the second party nor the first party have filed their respective claim statement and written statement. Both the parties have also not taken any steps in the matter. From the conduct of the parties it can reasonably be inferred that they are no more interested to contest the proceeding perhaps for the reason that the dispute has been settled between them amicably out of the Court. In the circumstance, a no dispute Award is passed in so far as the present reference is concerned.

Dictated and corrected by me.

M. R. TRIPATHY
14-7-2009
Presiding Officer
Labour Court, Bhubaneswar

M. R. TRIPATHY
14-7-2009
Presiding Officer
Labour Court, Bhubaneswar

By order of the Governor

K. C. BASKE

Under-Secretary to Government